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April 19, 1993

Ms. Donna Searcy - Secretary Federal Communications Commission 1919 M Street, N.W. Washington, D.C. 20044

RE: ERRATUM - CC DOCKET NO. 92-297

In the Matters of

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IAPR 19 1995

FEDERAL COMMUNICATIONS COMMISSION
OFFICE OF THE SECRETARY

Rulemaking to Amend Part 1 and Part 21 of the Commission's Rules to Redesignate the 27.5 - 29.5 GHz Frequency Band and to Establish Rules and Policies for Local Multipoint Distribution Service - CC Docket No. 92-297;

Applications for Waiver of the Commission's Common Carrier Pointto-Point Microwave Radio Service Rules - RM-7872 and RM-7722;

Suite 12 Group Petition for Pioneer's Preference - PP-22;

University of Texas - Pan American Petition for Reconsideration of Pioneer's Preference Request Denial - Undocketed.

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*Member of the Executive Committee of the Association

- o "doe" changed to "do" 4th line from the bottom of page 10.
- o "determined" changed to "determine" line 1 of page 15.
- o "not" changed to "no" line 12 of page 16.

If you have any questions regarding these changes, please do not hesitate to contact the undersigned at 202-898-2207.

Respectfully submitted

JAMES BRADFORD RAMSAY
Deputy Assistant General Counsel

National Association of

Regulatory Utility Commissioners

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BEFORE THE FEDERAL COMMUNICATIONS COMMISSION Washington, D.C. 20554

APR 19 1997

FEDERAL COMMUNICATIONS COMMISSION OFFICE OF THE SECRETARY In the Matters of Rulemaking to Amend Part 1 and Part 21 of the Commission's Rules to Redesignate the 27.5 -CC Docket No. 92-297 29.5 GHz Frequency Band and to Establish Rules and Policies for Local Multipoint Distribution Service; Applications for Waiver of the Commission's Common Carrier [RM-7872; RM-7722] Point-to-Point Microwave Radio Service Rules; Suite 12 Group Petition PP-22 for Pioneer's Preference University of Texas - Pan American Petition for

REPLY COMMENTS OF THE NATIONAL ASSOCIATION OF REGULATORY UTILITY COMMISSIONERS

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Reconsideration of Pioneer's Preference Request Denial

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April 15, 1993

In the Matters of

Rulemaking to Amend Part 1 and Part 21 of the Commission's Rules to Redesignate the 27.5 - 29.5 GHz Frequency Band and to Establish Rules and Policies for Local Multipoint Distribution Service;

CC Docket No. 92-297

Applications for Waiver of the Commission's Common Carrier Point-to-Point Microwave Radio Service Rules;

[RM-7872; RM-7722]

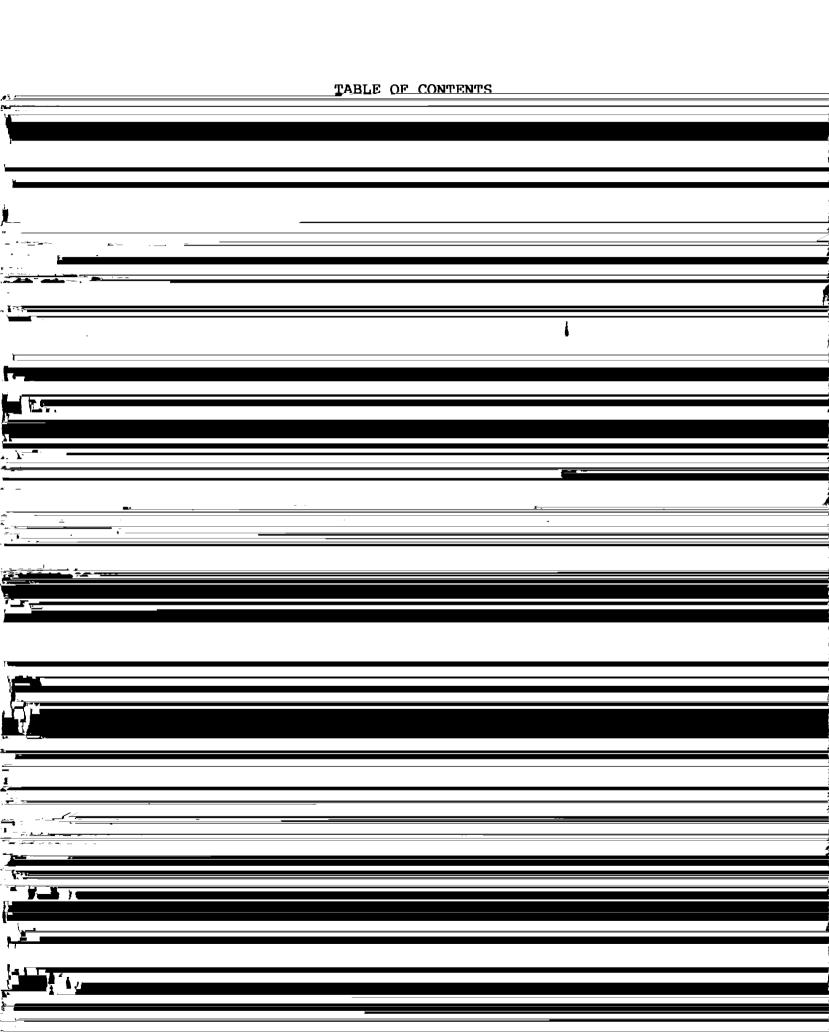
Suite 12 Group Petition for Pioneer's Preference

PP-22

University of Texas - Pan American Petition for Reconsideration of Pioneer's Preference Request Denial

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BEFORE THE FEDERAL COMMUNICATIONS COMMISSION Washington, D.C. 20554

APR 19 1993

FEDERAL COMMUNICATIONS COMMISSION
OFFICE OF THE SECRETARY

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I. INTEREST OF NARUC

NARUC is a quasi-governmental nonprofit organization founded in 1889. Its membership includes governmental bodies engaged in the regulation of carriers and utilities from all fifty States, the District of Columbia, Puerto Rico, and the Virgin Islands. The NARUC's mission is to improve the quality and effectiveness of public utility regulation in America.

More specifically, NARUC is composed of, inter alia, State and territorial officials charged with the duty of regulating the telecommunications common carriers within their respective borders. As such, they have the obligation to assure the establishment of such telecommunications services and facilities as may be required by the public convenience and necessity, and the furnishing of service at rates that are just and reasonable.

In this proceeding, the FCC has raised as an issue for comment, whether the FCC has and should exercise the authority to preempt, <u>interalia</u>, state entry and/or rate regulation of various categories of a proposed new communication service - christened Local MultiPoint Distribution Service or "LMDS" in the NPRM.

Clearly, the prospect of such preemption directly concerns NARUC's State commission membership. The FCC's ultimate determination on this issue, whether it results in a decision that authority exists to preempt or in a decision that the Commission does not possess such authority, will directly impact upon NARUC's members' ability to adhere to their respective mandates to serve the public interest.

The NPRM also raises other issues of interest to NARUC.

II. BACKGROUND

This NPRM proposes redesignation of use of the 28 GHz band from point-to-point microwave common carrier service to a local multipoint Specifically, the FCC proposes to grant two distribution service. licenses per service area, adopt technical rules "...to accommodate multipoint video programming distribution, wideband video, data and other telecommunications services," require that service be available to 90% of the residents within a service area within 3 years, adopt one-day-filing, use lotteries or auctions to select licensees, and employ minority and diversity of ownership preferences. NPRM, para. 3, mimeo at 3. The FCC initiated this proceeding in response to petitions filed by, inter alia, Suite 12 Group ("Suite 12"), and Video/Phone Systems, Inc. ("Video/Phone"). Suite 12 states that its cellular-based technology is "capable of immediately providing interactive high quality video, voice and data services.. "Two-way communication channels are inserted between the video channels. Each "cell" is 6 to 12 miles in diameter. Video/Phone proposes a "Local Wireless Broadband Service" to respond to growing demand for video communications services such as video-conferencing, telecommuting, telemedicine, and education. NPRM, paras. 9-10, mimeo at 4-5.

In the NPRM, the FCC asks for comment on, <u>inter alia</u>, (1) allowing licensees to elect common or private status for video and non-video "PCS" type applications, including whether LMDS can be classified as a

NARUC's April 15, 1993 CC Docket No. 92-297 Reply Comments

III. DISCUSSION

In accessing the record that must form the basis of any Commission action in this proceeding, NARUC determined that, of the seventy-one parties that filed initial comments in this proceeding, it appears that only nineteen address these two issues. Many of these commentors's submissions are of limited utility to, i.e., provide little record



The common law definition of common carrier is sufficiently deficit as not to admit of agency discretion...[a] particular system is a common carrier by virtue of its functions, rather than because it is declared to be so."Id., 525 F.2d at 644.

<u>Wold</u> does not provide otherwise. Indeed, <u>Wold</u> does not appear to provide any support for the Commission's proposal to allow LMDS licensees discretion concerning the status of their operations. In <u>Wold</u>, 735 F.2d 1471 & 1474, the court relied explicitly on the fact that both appellants acknowledged that the subject service, transponder sales, was a "non-common carrier offering." At issue in the case, was whether the FCC had the statutory authority to allow non-common carrier offerings of this type given the scarcity of the spectrum, 2 not whether the services involved could qualify as "non-common carrier" or whether the FCC could allow entities to opt into a particular regulatory scheme.

2. Section 332(c) may be implicated if the proposed new service is used to provide communications for "a regularly interacting group of base, mobile, portable, and associated control and relay stations.

As noted earlier, the NPRM seeks information on the applicability of Section 332 to LMDS service. To the extent the LMDS service includes radio transmissions, for either video or non-video services, between mobile [hand-held or vehicle-mounted] stations and other mobile

Id. at footnote 10, where the court notes that "[t]he crucial question...was not whether satellite operators engaging in transponder sales would be acting as common carriers; instead, the FCC's prime task was to determine whether authorization for the proposed non-common carrier service promised sufficient public benefits to justify the assessment of scarce orbital locations and frequencies." In this case, as required in all cases, the "...FCC, with adequate record support, found it unlikely that satellite operators engaging in transponder sales will hold themselves out indifferently to serve the user public."

stations or land stations, then the application of Section 332 private carriage, and the corresponding statutory preemption of state oversight authority, becomes a possibility – depending on the character of the service involved, <u>i.e.</u>, a functional analysis of whether phone service is being resold at a profit and/or the proposed new service is used to provide dispatch applications and/or communications for "a regularly interacting group of base, mobile, portable, and associated control and relay stations."

3. NARUC I provides the test for common carriage for the non-"Mobile Service"/ fixed portion of the proposed LMDS service.

The latest permutation of the traditional common law test for common carriage, <u>i.e.</u>, "whether the carrier is holding itself out indifferently to serve the public", was discussed in <u>NARUC I</u>. As implied by the FCC in paragraph 25 of the <u>NPRM</u>, <u>mimeo</u> at 10, this common law test applies in the absence of any statutory requirements.

⁴⁷ U.S.C. Section 153(qq)(1982). In 1982, in an effort to end controversy over the standard to be applied to ascertain common carrier or private land mobile status, Congress enacted Section 332(c)(1) to provide a "...clear demarcation between private and common carrier land mobile services. "House Conference Report No. 97-765, Joint Explanatory Statement of the Committee of Conference on P.L. 97-259, The Communications Amendments Act, 97th Cong., 2nd Sess. 54, reprinted in, 3 U.S. Code Cong. & Ad. News '82 Bd. Vol., at pages 2237, 2298 (1983). The conference report specifies that the new legislation supersedes the NARUC I test. Id. at 2299. According to the conference report "...[t]he basic distinction ...is a functional one, i.e., whether or not a particular entity is engaged functionally in the provision of telephone service or facilities of a common carrier as part of the entity's service offering. If so, the entity is deemed to be a common carrier." Id. Moreover, private land mobile carriers cannot be "interconnected with common carrier facilities if the licensees...are engaging in the resale of telephone service..." or "...interconnected common services..." Id.

4. The FCC must tailor the regulatory classifications of LMDS based upon the service actually being offered.

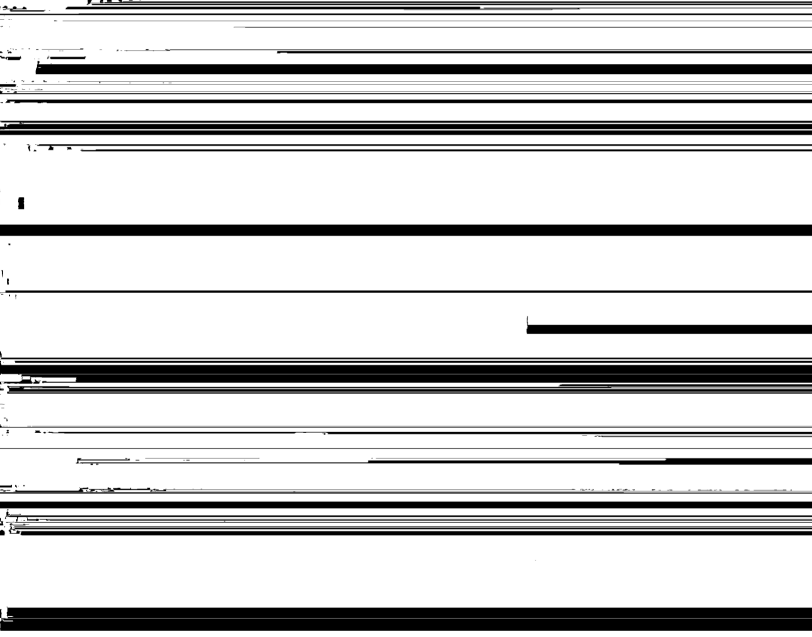
Generally, NARUC agrees with the thrust of BellSouth's comments at pages 3-5 of its comments. Regardless of whether the statutory Section 332 test or the common law NARUC I test is applicable, once an LMDS service provider offers services to the public, it is the functional characteristics of those services and the manner by which they are offered that determines whether those services are common or non-common carrier services for regulatory purposes. A service provider's decision to "elect" common or private carrier status is irrelevant unless the service provider actually operates in a manner consistent with that choice. The burden of demonstrating the character of any new proposed service is, in the first instance, on the applicant. The FCC should assure that applications contain an adequate description of the functional characteristics of planned services and how the provider intends to offer those services. Only then can the FCC fulfill its obligation to assure the election is in compliance with the statutory and jurisprudential requirements.

5. Based upon the descriptions provided of the proposed new services, and the FCC's proposed requirement that licensees serve 90 percent of the residents in a service area within three years, it appears unlikely that any of the proposed services can qualify as private offerings under either Section 332 or NARUC I.

As EMF Communications Corporation notes in its comments at page 2, considering the FCC's requirement for a licensee to be able to provide service to 90 percent of residents in a service area within three years of the initial grant, it seems logical under the NARUC I test, that the

NARUC's April 15, 1993 CC Docket No. 92-297 Reply Comments -9-carriers be deemed common carriers, i.e., entities required to hold themselves out indifferently to serve the public.

Moreover, the descriptions provided in the NPRM indicating that LMDS will become part of the PCS network, a particularly when viewed in light of the 90 percent service requirement, suggest that any related/supplemental mobile offerings will be unable to meet the



NARUC's April 15, 1993 CC Docket No. 92-297 Reply Comments inter alia, file just and reasonable rates, be subject to special requirements for speech and hearing disabled people, and assure access to emergency numbers. Moreover, access to competitive voice and network capabilities under established non-common classifications could adversely impact quality, cost, and availability of essential public communications services.

В. PREEMPTION OF STATE OVERSIGHT:

In paragraphs 28 - 29, mimeo at 11-12, the FCC discusses the need to preempt state oversight of LMDS services.

- 1. The current record will not support FCC preemption of State regulation of intrastate LMDS service offerings.
 - Preemption, even if appropriate, is premature, pending more accurate service descriptions.

The potential preemptive reach suggested in the NPRM is far from "narrowly tailored". Indeed, the NPRM admits that "...the record in this proceeding does not contain any information regarding the extent to which state and local regulations might conflict with the provision of {NON-COMMON CARRIER} LMDS", NPRM, para. 28 mimeo at page 11, and that "...[h]aving incomplete technological information on the manner in which LMDS systems will operate, we are not in a position to determine at this time whether it is appropriate to preempt state entry and/or rate regulation of COMMON CARRIER LMDS. Moreover, we doe not have evidence that any particular state regulatory policies regarding inseverable intrastate LMDS services would thwart or impede our effort in establishing this new service". {Emphasis Added} NPRM, para. 29 mimeo at page 18.

In this case, NARUC submits that the FCC has not defined the services sufficiently or, as discussed below, articulated a sufficient rationale concerning the possible "impeding" effects of state regulation.

(b) Although the NPRM fails to articulate any potential deleterious effects of state regulation, NARUC believes that the Communications Act suggests that State input in balancing the Federal goals identified in the NPRM is required to serve the public interest.

The NPRM nowhere discusses whether or how general state regulation of PCS service would impede valid federal goal. Without additional guidance from the FCC, it is difficult to generate anything but a very general response.

However, the NPRM sets as regulatory objectives (1) satisfying customer demand, (2) expediting service to the public, (3) making more efficient use of the spectrum, and (4) streamlining the licensing process. NPRM, para. 3, <u>mimeo</u> at 3. Other than a statement that unspecified state laws that "conflict with federal provisions, must be preempted", nowhere does the FCC discuss the possible deleterious effects of state commission's have the authority to regulate LMDS.

NARUC believes that both the structure and history of the Communications Act requires state involvement in balancing issues of universality, speed of deployment, diversity of service and competitive delivery. However, a complete and detailed exposition of the beneficial effects of the existence of state regulatory authority over intrastate services in the abstract would only burden the record in this proceeding.

Accordingly, NARUC will await some discussion from the FCC on how state authority might impede LMDS deployment. Certainly, a bare citation to unspecified "conflicting state laws" does not constitute either an adequate record to justify preemption or the necessary fair opportunity for comment required by the Administrative Procedures Act.

2. The FCC lacks authority to preempt state authority over intrastate common carrier video/telecommunications offerings.

The FCC's legal analysis of it authority over LMDS common carriers providing TELECOMMUNICATIONS SERVICES, correctly notes it has

"...jurisdiction only over interstate portions of the services, unless the intrastate services are not severable from the interstate services and the state regulations thwart or impede federal law and principles",

citing Louisiana v. FCC, 76 U.S. 355, 375 n.4 (1986).6

However, then, citing United States v. Southwestern Cable Company, 392 U.S. 17, 168-169 (1968) and New York State Commission on Cable Television v. FCC, 669 F.2d 58, 65 (2nd Cir. 1982), the FCC suggests that for LMDS common carriers, "this Commission can preempt state regulation of video services since it is inherently interstate in nature." As in the video dialtone proceeding, the FCC again cites cases that do not support its thesis, i.e., that video services are "inherently interstate" in nature. NARUC contends that the cited Louisiana analysis is applicable to video services also.

GTE apparently agrees. In its comments, at page 15, GTE states the following:

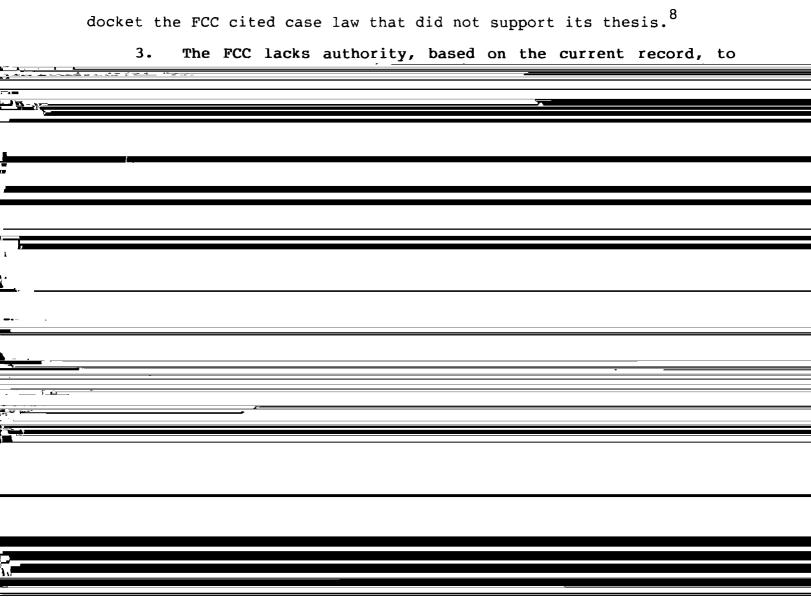
As NARUC noted, <u>supra</u>, the NPRM indicates the lack of a record to support preemption. Again, NARUC contends none of the initial round of comments provided that record.

The 1984 Cable Act, however, only precludes states from common carriage regulation of "cable service." Cable service has a limited definition. It is either television-style entertainment or "other" service made available to all subscribers generally." 47 U.S.C. Section 522(6). Clearly, there can be video services which are not cable service, as defined. Beyond the 1984 Cable Act, the FCC's declaration that video services are interstate goes back to the late 1960s and was upheld on the basis of broadcast TV. This line of authority would not appear to apply to locally-originated video whose signals remain in-state.

According to GTE, the cases cited in the NPRM are examples of this line of authority. 7 NARUC notes that in the FCC's video dial tone

In Southwestern Cable, a pre-1984 case dealing with cable TV service, the court itself distinguishes the circumstances from the instant case, describing the interstate nature of the 1960s era cable systems, 20 L.Ed 2d 1011, 1016 when it notes: " It is enough to emphasize that the authority which we recognize to day under Section 152(a) is restricted to that reasonably ancillary to the effective performance of the Commission's various responsibilities for the regulation of television broadcasting...We express no views as to the commission's authority, if any, to regulate CATV under any other circumstances or for any other purposes. {Emphasis Added}" In this case, the Court was concerned with the FCC's authority to control the rebroadcast of over-the-air local TV in another market, an authority which the Court was very careful to limit. The court was not dealing with video signals standing alone. The circumstances presented in the Southwestern Cable case, from which the FCC's "inherently interstate" conclusory statement is derived, is easily distinguished from the proposed service. Moreover, the logical defect of using this declaration as the stated rationale to justify preemption, standing alone, is readily apparent upon even a cursory factual and legal examination. Signals, which carry electronic representations of data, voice, and video, travel daily through the local telephone company's facilities, that is, the indivisible dissemination system which forms an interstate channel of communication. Such electronic signals are the voice and data services subject to the dual inter & intrastate regulatory regime established in the Communications These signals/services are not distinguishable in any meaningful sense from the signals that will be used to provide VDT and the proposed LMDS service. Indeed, like the signals currently transmitted over LECs systems, some LMDS signals will be intrastate in character. If the FCC's conclusory rationale is valid for any video service, it is difficult to discover bona fide reasons why it is not also applicable to these services, and thus why states should no longer be able regulate these basic local or intrastate interexchange service - since the same LEC facilities involved in "an interstate channel of communication" are involved.

NARUC's April 15, 1993 CC Docket No. 92-297 Reply Comments —15-("VDT") proceeding, the FCC has already determined VDT is not "cable service" requiring franchising authority. Additionally, as mentioned, supra, the FCC has asked about the application of its VDT policies in this proceeding. As the Commission is aware, on October 9, 1992, NARUC asked the FCC to reconsider various aspects of its VDT order concerning preemption of State regulatory authority explaining at length the deficiencies in the FCC's rationale. In those proceedings, as in this docket the FCC cited case law that did not support its thesis. 8



context, that state entry and rate regulation of "video entertainment programming" is automatically preempted, presuming, of course, that the subject service is intrastate. As the proposed services have not been clearly articulated, it is difficult to see how the FCC could even reach a tentative conclusion, even as to entertainment programming. If the FCC chooses to continue its preemption inquiry with the <u>Florida Lime</u> case as a guide, NARUC notes that one, if not the divining principles of that case "...is that federal regulation of a field of commerce should not be deemed preemptive of state regulatory power in the absence of persuasive reasons—either that the nature of the regulated subject matter permits not other conclusion, or that the congress has unmistakably so ordained. Id. at 257.

IV. CONCLUSION

NARUC believes that effective implementation of LMDS services requires imposition of the conditions described above. We support the Commission's initiative in pursuing development and implementation of these new services, and respectfully request that the Commission carefully examine and give effect to these comments.

Respectfully submi

PAUL BOOGERS General Counsel

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CERTIFICATE OF SERVICE

I, CHARLES D. GRAY, certify that a copy of the foregoing was sent by first class United States mail, postage prepaid, to all parties on the attached Service List

/ Charles D. Gray Assistant General Counsel

National Association of Regulatory Utility Commissioners

April 15, 1993

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